## Federal Defenders OF NEW YORK, INC.

Southern District 52 Duane Street-10th Floor, New York, NY 10007 Tel: (212) 417-8700 Fax: (212) 571-0392

David E. Patton
Executive Director

Southern District of New York Jennifer L. Brown Attorney-in-Charge

January 10, 2020

ByECF
The Honorable Loma G. Schofield
United States District Court
Southern District of New York
40 Foley Square
New York, N.Y. 10007

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Re: United Statesv. Nazeer Vickers, 18 Cr. 530 (LGS)

DearJudge Schofield:

W ith the G overnm ent's consent, Iw rite on behalf of M r.V ickers to request that the sentencing hearing, currently scheduled in this m atterfor Tuesday, February 4, 2020 at  $11\,a\,m$ . be adjourned for at least thirty days.

An adjournment is necessary as the D efense is still gathering pertinent records and other materials that we believe are integral to the sentencing submission we will submit on Mr. Vickers' behalf, with the purpose of providing the Courta basis to craft a fair and just sentence for Mr. Vickers.

I have discussed this request with Assistant United States Attorney Elinor Tarlow, Esq., who consents to an adjournment on behalf of the Government.

Respectfully submitted,

Christopher A. Flood Assistant Federal Defender

cc: AUSA ElinorTarlow

Application Granted. Defendant Nazeer Vickers' sentencing hearing is adjourned to **April 9, 2020 at 11:00** a.m. Defendant's pre-sentencing submission shall be filed by **March 16, 2020**. The Government's presentencing submission, if any, shall be filed by **March 19, 2020**. The Clerk of Court is respectfully directed to terminate the letter motion at docket number 49.

Dated: January 16, 2020 New York, New York

LORNA G. SCHOFIELD
UNITED STATES DISTRICT JUDGE